	TED STATES DISTRICT COURT RTHERN DISTRICT OF NEW YORK Case 5:22 cv-00529-DNH-ATB, Document Miles 05/10/12 Rage) WER RECONSTRUCT OF NEW YORK RECONSTRUCT OF NEW YORK RECONSTRUCT OF NEW YORK
Robe	Civil Case No.: 5:72-Cu-S&(CON)+//ATR) Vs. Vs. Civil Case No.: 5:72-Cu-S&(CON)+//ATR) Civil Case No.: 5:72-Cu-S&(CON)+//ATR) Civil Case No.: 5:72-Cu-S&(CON)+//ATR) CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983
	Plaintiff(s) demand(s) a trial by: JURY COURT (Select only one). U.S. DISTRICT COURT - N.D. OF N.Y.
	Plaintiff(s) in the above-captioned action, allege(s) as follows: MAY 1 9 2022
1. 	This is a civil action seeking relief and/or damages to defend and project the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4) and 2201.
2.	Plaintiff: PARTIES Address: 12 COUNTST APT 2
3.	Additional Plaintiffs may be added on a separate sheet of paper. a. Defendant:
	Address: Corporation: Address: Corporation Road EAST Synacuse NY 13057 315-137-100

þ.	Defendant:	Indeed		1	·
	Official Position:	: Carpal	ation a	· — . ·	. 1
	Address:	50 N. C	19H9 0	Texas	HWY
	<i></i>	203-3	28-269)	·
ç.	Defendant:				
	Official Position:	:			
	Address:	· .			
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Δddi	itional Defendants n	nay be added on a sens	arate sheet of paper		

Additional Detendants may be added on a separate sheet of paper

4. FACTS

Set forth the facts of your case which substantiate your claim of violation of your civil and/or Constitutional rights. List the events in the order they happened, naming defendants involved, dates and places.

Note: You must include allegations of wrongful conduct as to EACH and EVERY defendant in your complaint. (You may use additional sheets as necessary).

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CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

5.

Robert W. Johnson and denied Robert Tohnson Employee Employer Policy records and Die Process Rights for Employee applicants of Action Second Cause of Action Second Cause of Action Robert W. Johnson was not afforded Policy, records talk heavings and employment of the Policy records talk heavings and employment of the Policy records talk heavings and employment of the Policy records to the future employment of the Policy records the formal policy records the policy and employment of the policy records the policy and employment of the policy records the policy records the policy and the policy records the policy and the policy records the policy and the policy and the policy and the policy are the policy and the policy and the policy and the policy and the policy are the policy and the policy and the policy are the policy and the policy and the policy are the policy and the policy are the policy and the policy are the policy are the policy and the policy are the policy are the policy are the policy and the policy are the policy are the policy and the policy are the policy are the policy and the policy are the policy and the policy are the policy are the policy and the policy are the policy are the policy and the policy are the policy	ologee
Hampton by Hitch and Indeed violated fro Se Corporation laws governing Potential employees and deny any Wrong doings and or discriming to Practices:	Soff

6. PRAYER FOR RELIEF

WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:	
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All others with and Driven	
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I declare under penalty of perjury that the foregoing is true and correct.

DATED:

Signature of Plaintiff(s) (all Plaintiffs must sign)

02/2010